TELSCHOW JOHNSON LAW PLLC 4200 S HULEN ST STE 670 FT WORTH, TX 76109

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IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

IN RE:

8 CASE NO. 16-40464-MXM
8 WILLIAM GETER, JR.

8 CHAPTER 13
8 JUDGE MARK X. MULLIN

<u>DEBTOR'S AMENDED MODIFICATION OF CHAPTER 13 PLAN AFTER CONFIRMATION</u> DATE: May 9, 2018

Pursuant to 11 USC 1329, the Debtor requests the following modification(s) to the Debtor's original or last modified Chapter 13 Plan.

1. History of Case

Petition Date:	02/01/2016	Total Paid In (Received to Date):	\$ 9,626.00
First Meeting Date:	03/16/2016	Amount Due to be Current:	\$ -0-
Confirmation Date:	05/17/2016	Plan Base (Current):	\$ 94,319.00
		Plan Base (New):	\$101,389.00

2. Current Plan Payment to Trustee Amounts and Term:

Start Date	Number Periods	<u>Amount</u>	How Often
03/02/2016	12	\$309.00	Monthly
03/02/2017	03	\$309.00	Monthly
06/02/2017	07	\$386.00	Monthly
01/02/2018	38	\$2,289.00	Monthly

3. New Plan Payment to Trustee Amounts and Term*:

Start Date	Number Periods	<u>Amount</u>	How Often
05/02/2018	1	\$2,289.00	Monthly
06/02/2018	33	\$2,500.00	Monthly

NEW PLAN BASE: \$101,389.00

Debtor new payment Start Date may not be more than 30 days from the above date, BUT ANY INCREASE OR DECREASE IN Debtor new payment amount may not be less than 30 days from the above date.

4. PROVIDE FOR OR MODIFY TREATMENT OF <u>SECURED CLAIMS (CRAM DOWN)</u> TO:

The automatic stay shall be lifted and the Trustee shall cease disbursement of account of any Surr (surrender) of collateral as indicated above, without further order of the court as of the date of filing hereof, pursuant to General Order 2010-01, Paragraph 4e.

5. PROVIDE FOR OR MODIFY TREATMENT OF SECURED CLAIMS (NO CRAM DOWN) TO:

The automatic stay shall be lifted and the Trustee shall cease disbursement of account of any Surr (surrender) of collateral as indicated above, without further order of the court as of the date of filing hereof, pursuant to General Order 2010-01, Paragraph 4e.

- 6. PROVIDE FOR OR MODIFY TREATMENT OF PRIORITY CLAIMS TO: NONE
- 7. Reason for modifications or other plan provisions: -To provide for payment of arrearages to the Trustee in the amount of \$7,067.00 and to set aside I/O filed on 04/17/2018.
- 8. Debtor's attorney fee for this modification: Total amount of \$400.00, of which **\$200.00** will be paid through the plan by the Trustee pro rata, after payment of specified monthly payments and before any other pro rata payments.
- 9. All other provisions as set forth in the last confirmed plan remain the same.

Date: May 9, 2018. /s/ Karen Telschow Johnson

KAREN TELSCHOW JOHNSON State Bar No. 24060030

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CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that a copy of the foregoing DEBTOR MODIFICATION OF CHAPTER 13 PLAN AFTER CONFIRMATIO was served upon the Debtor and the parties listed below by or under the direction of the undersigned by US First Class Mail, postage paid, and electronically by the Clerk on the Trustee and all other parties entitled to electronic notice on the date of filing hereof.

Date: May 9, 2018 /s/ Karen Telschow Johnson

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